- 1			
1 2 3 4 5 6 7 8	THOMAS E. FRANKOVICH (State Bar No JULIA M. ADAMS (State Bar No. 230795) THOMAS E. FRANKOVICH, A Professional Law Corporation 2806 Van Ness Avenue San Francisco, CA 94109 Telephone: 415/674-8600 Facsimile: 415/674-9900 Attorneys for Plaintiffs PATRICK CONNALLY and DISABILITY RIGHTS ENFORCEMENT, EDUCATION SERVICES: HELPING YOU HELP OTHERS		
9			
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	PATRICK CONNALLY, an individual;	CASE NO. C04-3170 JSW	
14	and DISABILITY RIGHTS)	
15	ENFORCEMENT, EDUCATION SERVICES:HELPING YOU HELP OTHERS a California public benefit	STIPULATION OF DISMISSAL AND	
16	OTHERS, a California public benefit corporation,) [PROPOSED] ORDER THEREON	
17	Plaintiffs,))	
18	v.))	
19	CENTO STELLE, INC., a California corporation; and ESBERN EDWARD))	
20	ENEVOLD and MARGARET (
21	CHRISTINE ENEVOLD, as trustees of the ENEVOLD TRUST (1991),		
22	Defendants.) }	
23	,	,	
24	Plaintiffs PATRICK CONNALLY and DISABILITY RIGHTS ENFORCEMENT, EDUCATION SERVICES, by and through their counsel, and defendants CENTO		
25			
26	STELLE, INC., a California corporation; and ESBERN EDWARD ENEVOLD and		
27	MARGARET CHRISTINE ENEVOLD, as trustees of the ENEVOLD TRUST (1991), by and		
28	through their counsel, stipulate to dismissal of this action in its entirety with prejudice		
		2 2	
	STIPULATION OF DISMISSAL AND PROPOSED ORDER THEREON		

```
pursuant to Fed.R.Civ.P.41(a)(1). Outside of the terms of the Settlement Agreement and
 1
 2
    General Release ("Agreement") herein, each party is to bear its own costs and attorneys'
    fees. The parties further consent to and request that the Court retain jurisdiction over
 3
    enforcement of the Agreement. See Kokonen v. Guardian Life Ins. Co., 511 U.S. 375
 4
 5
    (1994) (empowering the district courts to retain jurisdiction over enforcement of
    settlement agreements).
 6
 7
           Therefore, IT IS HEREBY STIPULATED by and between parties to this action
    through their designated counsel that the above-captioned action be and hereby is
 8
 9
    dismissed with prejudice pursuant to Federal Rules of Civil Procedure section 41(a)(1).
10
    ///
    ///
11
12
    ///
13
    ///
14 ///
15 ///
16
    ///
17
    ///
18 |
    ///
19 ///
20
   ///
21
    ///
22
    ///
23
    ///
24
   ///
25
    ///
26
    ///
27
    ///
28
    ///
```

Casca 3:04-03-0731-76-WSWD concrement 1181.9 Filed 111/072/0905 Page 3:05 3

1	This stipulation may be executed in counterparts, all of which together shall	
2	constitute one original document.	
3		
4	Dated: October 28, 2005	THOMAS E. FRANKOVICH A PROFESSIONAL LAW CORPORATION
5		
6		By: /s/ Julia M. Adams
7		Attorneys for PATRICK CONNALLY and DISABILITY RIGHTS ENFORCEMENT, EDUCATION SERVICES:HELPING YOU
8		EDUCATION SERVICES:HELPING YOU HELP OTHERS
9		
10	Dated: October 30, 2005	LAW OFFICE OF ROBERT J. BEGLEY
11		By: /s/
12		By: /s/ Robert J. Begley Attorneys for Defendants ESBERN EDWARD
13		ENEVOLD and MARGARET CHRISTINE ENEVOLD, as trustees of the ENEVOLD
14		TRUST (1991)
15	Dated: November 1, 2005	BRADLEY, CURLEY, ASIANO, BARRABEE & CRAWFORD, P.C.
16 17		DARRADEE & CRAWFORD, F.C.
18		By: /s/ Mark R. Gibson
19		Attorneys for Defendant CENTO STELLE, INC., a California corporation
20		OBBER
21	IT IS SO ORDERED	ORDER
22	IT IS SO ORDERED.	
23		
24		
25	Dated: November 2_, 2005	
26		Jeffrey & White
27		Hon. Jeffley A White UNITED STATES DISTRICT JUDGE
28		